

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
Newport News Division**

---

<b>HARRY L. GOODRICH and</b>	:	
<b>AGNES P. GOODRICH,</b>	:	
	:	
<b>Plaintiffs,</b>	:	
	:	
<b>v.</b>	:	<b>Civil Action No.: 4:17cv9</b>
	:	
<b>AIR &amp; LIQUID SYSTEMS CORPORATION,</b>	:	
<i>et al.</i>	:	
	:	
<b>Defendants.</b>	:	

---

**JOINT STIPULATION OF DISMISSAL WITH PREJUDICE**

NOW COME the plaintiffs, Harry L. Goodrich and Agnes P. Goodrich [hereinafter “Goodrich”] and the defendant Crane Co., by and through their respective counsel, and represent to the Court that all matters in controversy between Goodrich and Crane Co., have been resolved and compromised, and they accordingly stipulate that this action be dismissed pursuant to Federal Rule of Civil Procedure 41, as against Crane Co. This Joint Stipulation of Dismissal shall apply only to Crane Co. Each party shall bear its own costs and attorneys’ fees in this matter. This lawsuit shall continue against all other defendants not specifically named herein

Respectfully submitted,

This 27th Day of December, 2017.

s/ Hugh B. McCormick, III, Esq.

Hugh B. McCormick, III, Esq. (VSB #37513)  
Robert R. Hatten, Esq. (VSB #12854)  
Donald N. Patten, Esq. (VSB #06869)  
William W. C. Harty, Esq. (VSB #45447)  
Erin E. Jewell, Esq. (VSB #71082)  
F. Alex Coletrane, Esq. (VSB # 78381)  
PATTEN, WORNOM, HATTEN & DIAMONSTEIN, L.C.  
12350 Jefferson Avenue – Suite 300  
Newport News, Virginia 23602  
*Counsel for Plaintiff*  
(757) 223-4500 telephone  
(757) 249-3242 facsimile  
[hughmccormick@pwhd.com](mailto:hughmccormick@pwhd.com)  
[pleadings@pwhd.com](mailto:pleadings@pwhd.com)

s/ Christopher J. Wiemken, Esq.

Christopher J. Wiemken, Esq.  
TAYLOR WALKER, P.C.  
555 E. Main Street, Suite 1300  
P.O. Box 3490  
Norfolk, VA 23510  
*Counsel for Crane Co.*  
(757) 625-7300 Phone  
(757) 625-1504 Fax  
[cwiemken@taylorwalkerlaw.com](mailto:cwiemken@taylorwalkerlaw.com)

**CERTIFICATE OF SERVICE**

I hereby certify that on the 27th day of December, 2017, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which will then send a notification of such filing (NEF) to the following:

Eric G. Reeves, Esq. Martin A. Conn, Esq. Brian J. Schneider, Esq. <b>MORAN, REEVES &amp; CONN, P.C.</b> 100 Shockoe Slip, 4th Floor Richmond, VA 23219	<i>Counsel for John Crane, Inc.</i>
Timothy S. Brunick, Esq. Marilyn Harvey, Esq. <b>CLARKE, DOLPH, HULL &amp; BRUNICK, PLC</b> 5712 Cleveland St., Ste. 130 Virginia Beach, VA 23462 (757) 466-0464 Phone (757) 466-0834 Fax <a href="mailto:tbrunick@clarkedolph.com">tbrunick@clarkedolph.com</a>	<i>Counsel for IMO Industries, Inc.</i>

By: /s/ Hugh B. McCormick, III  
 William W.C. Harty, Esq. (VSB # 45447)  
 Robert R. Hatten, Esq. (VSB # 12854)  
 Donald N. Patten, Esq. (VSB # 06869)  
 Hugh B. McCormick, III, Esq. (VSB # 37513)  
 Erin E. Jewell, Esq. (VSB # 71082)  
 F. Alex Coletrane, Esq. (VSB # 78381)  
 PATTER, WORNOM, HATTEN &  
 DIAMONSTEIN, L.C.  
 12350 Jefferson Avenue, Suite 300  
 Newport News, VA 23602  
 757.223.4500 Telephone  
 757.249.3242 Facsimile  
[hughmccormick@pwhd.com](mailto:hughmccormick@pwhd.com)  
[pleadings@pwhd.com](mailto:pleadings@pwhd.com)  
*Counsel for Plaintiffs*